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- (5) Involve experiments or research projects related to equipment, materials, processes, products, by-products, or waste of the brewery; or
- (6) Involve operation of a tavern on brewery premises in accordance with §25.25.
- (c) Application. Except as provided in §25.25 for operation of a tavern on brewery premises, a brewer desiring to use a brewery for other purposes shall submit to the appropriate ATF officer through the appropriate regional director (compliance), an application listing the purposes. The appropriate ATF officer will approve the application if the use for other purposes will not jeopardize the revenue or impede the effective administration of this part and is not contrary to specific provisions of law.

(Sec. 201, Pub. L. 85-859, 72 Stat. 1389, as amended (26 U.S.C. 5411))

[T.D. ATF-224, 51 FR 7673, Mar. 5, 1986, as amended by T.D. ATF-268, 53 FR 8628, Mar 16, 1988]

§25.24 Storage of beer.

- (a) Taxpaid beer. Beer of a brewer's own production on which the tax has been paid or determined may not be stored in the brewery, except as provided in §25.25 or §25.213. Beer produced by other brewers may be stored at the brewery under the following conditions:
- (1) Taxpaid beer will be segregated in such a manner as to preclude mixing with nontaxpaid beer;
- (2) If required by Part 1 of this chapter, the brewer shall have a wholesalers or importers basic permit under the Federal Alcohol Administration Act, and keep records of the taxpaid beer as a wholesaler or importer under Part 194 of this chapter.
- (3) Taxpaid beer may be stored in packages:
- (4) Taxpaid beer may not be relabeled;
- (5) Taxpaid beer may not be shown on required brewery records;
- (6) The brewer shall purchase a special tax stamp as a wholesaler, if required by Part 194 of this chapter; and
- (7) The appropriate ATF officer may require physical segregation of taxpaid beer, or marking to show the status of

taxpaid beer, if necessary to protect the revenue.

(b) *Untaxpaid beer*. Packaged beer on which tax has not been paid or determined may be stored in any suitable location in the brewery.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1389, as amended (26 U.S.C. 5411))

[T.D. ATF-224, 51 FR 7673, Mar. 5, 1986, as amended by T.D. ATF-268, 53 FR 8628, Mar 16, 1988]

§ 25.25 Operation of a tavern on brewery premises.

- (a) General. A brewer desiring to operate a tavern as an alternate use of brewery premises, shall submit a Brewer's Notice. ATF F 5130.10 containing the information required by paragraph (b) of this section. If the appropriate ATF officer finds that the operation of the tavern on brewery premises will not jeopardize the revenue or impede the effective administration of this part and is not contrary to specific provisions of law, the approval of the Brewer's Notice, ATF F 5130.10 shall constitute approval of the alternate use of brewery premises, in lieu of the application required by \$25.23. As used in this section, "tavern" means a portion of brewery premises where beer is sold to consumers. Food, and/or taxpaid wine, and/or taxpaid distilled spirits may also be sold at a tavern operated on brewery premises. Taxpaid beer produced by other brewers may be received, stored and sold on brewery premises in accordance with §25.24.
- (b) Brewer's Notice. In preparing the Brewer's Notice, AFT F 5130.10, the applicant shall show the following information, in addition to the information required by the form:
- (1) The applicant shall identify the portion of the brewery which will be operated as a tavern by providing a diagram or narrative description of the boundaries of the tavern. The diagram or description shall identify areas of the brewery which are accessible to the public and areas which are not. The applicant shall describe security measures to be used to segregate public areas from non-public areas.
- (2) The applicant shall describe in detail the method to be used for measuring beer for the purposes of tax determination.